

THE TAIL OF THE COMET

Forty degrees in length, but in this instance that stars are visible through it. The brilliant tail of some meteoric showers is only a long, and quite easily seen through.

The proprietor of Dr. Guyott's Extract of Yellow Dock and Sarsaparilla, however, has no occasion to resort to such tales in order to attract public attention.

The actual cure performed by the article, wherever it is introduced, is the basis upon which the reputation of this remedy is founded, as the hundreds of certificates of recovered hopes—health and life, that are continually flowing in upon him, will prove.

Handouts may furnish for a time, but a remedy must possess rare medical virtues, to establish the reputation that Dr. Guyott's Yellow Dock and Sarsaparilla has established wherever it has been.

See advertisement. 158-41.

Another Scientific Wonder! Important to Dyspeptics.—Dr. J. S. Housman's PEPIN, the true Digestive Fluid, or Gastric Juice, prepared from Rye, or the Fourth Stomach of the Ox, after directions of Baron LIVING, the great Physiologist, Chemist, by J. S. Housman, M.D., Philadelphia. This truly a wonderful remedy for Indigestion, Dyspepsia, Jaundice, Liver Complaint, Constipation and Debility, curing after Nature's own method, by Nature's own agent, the Gastric Juice. Pamphlets containing Scientific evidence of its value, furnished by agents gratis. See notice among the medical advertisements. oct25

3 Dr. Housman's GERMAN BITTERS.—This celebrated medicine is one of the very best in the country, and its good qualities only need to be known, to give it precedence over all others now in use. We have seen its good effects lately, after the total failure of many others. This is saying more than we can for any other medicine within our knowledge, and we feel it a duty to recommend the Bitters to the notice of our friends. The genuine is prepared by Dr. C. M. Jackson, Philadelphia.

DIED:

On Tuesday evening last, the 24th inst., of Typhoid Fever, JAMES BRAND, in the 21st year of his age.

DIED.—In Morgantown, on Sunday morning, the 22d inst., of Typhoid Fever, after an illness of two weeks, LUCINDA, wife of Mr. Elijah Morgan, in the 40th year of her age, leaving an affectionate husband and eight children to mourn their loss. She has been for many years a member in good standing of the Methodist Protestant Church.

DIED.—Near Ellington, in this county, on the 21st inst., Mr. WM. AUSTIN, aged about 43 years,—of "Pneumonia Splen," as ascertained by a post-mortem examination.

RELIGIOUS NOTICE.

Eld. G. F. C. Conn may be expected to preach at Arnet's near Laurel Point on Saturday before the 5th Lordships in this month, at 3 o'clock, P. M., and also on Lordships at 11.

The meeting may be continued several days.

Temperance Meeting.

A Temperance Meeting will be held at the Baptist Meeting-House in the Holland Settlement, on Saturday, 28th inst. at 1 o'clock, P. M. Addresses may be expected.

Petitions will be circulated after the addresses for a law prohibiting the traffic in ardent spirits throughout the State.

Mass Meeting in Carmichaels.

At a meeting of the citizens of Carmichaels and vicinity, favorable to the election of Scott and Graham, it was unanimously—

Resolved, That a grand Mass Meeting be held in this place on Tuesday, 31st of August.

Resolved, That the citizens of this and the adjoining counties are respectfully invited to attend.

WM. CRAWFORD, Pres't.

Jas. MURDOCK, Sec'y.

ATTENTION BLUES!

YOU are ordered to parade in front of the Court House in Morgantown, on Saturday, 4th of September, at 1 o'clock, P. M. in Summer uniform, armed and equipped for drill.

By order of the Captain.

Monongalia Cavalry!

PARADE in front of the Court House in Morgantown, on Saturday, September 11, at 1 o'clock.

By order of Capt. J. GRUBB.

LOST! A short distance South of Durbanah, on Monday last, a SILVER WATCH, with the name of John H. Fry, engraved on the back of the case. The finder will be suitably rewarded by leaving it with John Sheen, Morgantown.

Aug. 26. HENRY RENNER.

VALLEY INN,

Harrison County, Va., on the North-Western Turnpike, thirteen miles West of Clarksburg.

THE SUBSCRIBER has just opened a House of Entertainment at the above location, and is prepared with suitable house-room and conveniences to accommodate Travellers. He has also,

PASTURE AND GRAIN.

To any desirable extent for Droves of Horses, Cattle, Sheep or Swine, and will pay particular attention to all who may see proper to give him a call. Charges moderate.

WM. S. COLBERT.

August 28, 1852.

NOTICE.

THE CO-PARTNERSHIP heretofore existing between the undersigned under the firm of LEMON, GORMAN, CLARKE & CO., is this day dissolved by mutual consent.

All parties having claims against the firm will present them to either of the partners.

Those indebted to the firm will please settle with THOMAS CLARKE, who alone is authorized to receive the same.

DAVID LEMMON,

JOHN GORMAN,

THOS. CLARKE,

ANDREW McMAHON.

Greigsville, Preston Co., Va., Aug. 20, '52.

SUPERIOR 124 CENT TOBACCO.

A fresh lot, just received and for sale by

May 29, 1852. H. H. CARR & Co.

Virginia, to wit.—At Rules held in the Clerk's Office of the Circuit Court of Monongalia county, on the first Monday in August, 1852:—

Shepherd Conwell, Plaintiff,

vs.

Hannah Martin, Charles W. Martin, Jesse M. Trippett, Peter Coulbark & Henrietta, his wife, late Henrietta Trippett, Seth Knight and Charlotte, his wife, late Charlotte Trippett, Arline Watkins, and Tazwell P. Martin, Defendants.

IN CHANCERY.

The object of this suit is to enjoin the Defendant Hannah Martin perpetually from enforcing a judgment obtained against the Plaintiff in the Circuit Court of Monongalia county, at the April term of said Court, 1850, for the sum of \$150, with interest and costs as in said judgment stated.

And the said Charles W. Martin, Arline Watkins and Tazwell P. Martin not having entered their appearance, and it appearing from an affidavit filed in this cause, that they are not inhabitants of this Commonwealth, it is ordered that they do appear within one month after date of publication of this order, and do what is necessary to protect their interests. It is also ordered that this order be published for four successive weeks in the Monongalia Mirror, a weekly newspaper published in Morgantown, Monongalia County, Virginia, and be also posted at the front door of the Court House of said county of Monongalia, on the first day of the next County Court of said county.

G. S. RAY, Clerk.

G. R. C. ALLEN, for Comps.

Lots at Auction.

In the Town of Fetterman, Taylor Co., Va., Thursday, September 9th, at 10 o'clock, A. M.

THE undersigned will sell at the time and place above mentioned, all the Lots remaining unsold in the plan of said Town, together with such additional lots adjoining the town plot as may be desired by purchasers.

Situated as this town is at the junction of the Baltimore and Ohio Railroad with the Northwestern Turnpike leading from Winchester to Parkersburg; and being a point to which already a large amount of travel and merchandise is concentrated in its destination west from Baltimore, it is unnecessary to speak of its advantages, or the inducements thus offered to purchasers.

TITLE INDISPUTABLE. Terms.—One-fourth in hand, and the remainder in three equal annual installments, with interest secured by title Bond or otherwise, on the premises.

SARAH B. FETTERMAN.

August 12, 1852. 158-15.

A FARM AT PRIVATE SALE. CONTAINING 320 ACRES, situate on the North-Western Turnpike, 46 miles from Parkersburg, 25 from St. Mary's and Vaucuse, and 94 from West Union.

The improvements are four Dwelling Houses, a Store House, a Barn and two Stables; 75 Acres are cleared; there is an apple and peach orchard on the same.

The stand for a Store is excellent, and the property is altogether desirable. The Railroad will pass near the door, and a depot is expected to be established here.—The title is indisputable.

For terms and other particulars enquire at the office of the "Monongalia Mirror," or of the subscriber on the premises.

GEORGE KECK.

August 20, 1852. 158-16.

Sale of Valuable Real Estate IN PRESTON COUNTY.

BY VIRTUE of a decree of the Circuit Court of Preston county, rendered in the case of Benjamin Morton's Executors, against Mathias F. Stuck, and others, Peter Frankhouse and others against same, John Hayes' Ex'r. against same, and Samuel Stuck against Nancy Stuck and others, I will sell on the SECOND MONDAY OF SEPTEMBER, 1852, (being Court day) before the front door of the Court House in Kingwood, to the highest bidder, upon a credit of one and two years, with interest from the day of sale, and the purchaser giving bond and approved security for the payment of the purchase money, the tract of land known as the MILL TRACT in the bill and proceedings above mentioned, containing

112 ACRES, of which Mathias Stuck died seized, lying in Preston county, Virginia, on the waters of Little Sandy Creek. The said tract of Land is very desirable, having on it a valuable MILL, Dwelling house, out-houses, &c., and will be sold free from the dower interest of the widow of said Mathias Stuck, dec'd.

JOHN I. BROWN, Com'r.

August 14, 1852. 157-41.

SALE OF VALUABLE PROPERTY.

PURSUANT to a Decree of the Circuit Court of Preston county, pronounced on the 1st day of May, 1852, in the case of Cole & Howard and others, vs. Sylvanus Heermans, &c., I shall on the

27th day of September, 1852, before the front door of the court house in said county, proceed to sell the tract of Land in the bill and proceedings mentioned, conveyed by Jesse J. Fitch to Sylvanus Heermans, by deed dated 26th July, 1850, duly recorded in said county, containing by estimation 215 Acres, more or less, embracing the TAVERN HOUSE, in Fellsburg, and other buildings.

Reference to the deed is made for a more particular description of the property.

TERMS.—a credit of 12 and 24 months, the purchaser giving bond with good security for the payment of the purchase money, bearing interest from date, and the title retained till the same be paid.

GUY R. C. ALLEN, Com'r.

August 14, 1852. 157-15.

E. S. JONES & CO.,

OWNERS OF FOURTH AND RACESTREETS, Architects of the Model Architect, by J. E. SLOAN, Architect, to be completed in 24 months.

The above work is designed to meet the wishes not only of those directly interested in buildings, but of all who desire the advancement of the art in our country, and wish to cultivate their tastes and acquaintance with architecture. The handsome manner in which it is prepared and embellished, renders it a valuable ornament for the drawing-room, while its accurate delineations give it the highest practical value.

No. 1, 2 & 3 are now ready for delivery. Price—50 cents per number. Address as above, post paid.

Philadelphia, Dec. 20, 1851. 125-47.

Public Sale of Real Estate.

PURSUANT to the provisions of a decree of the Circuit Court of Preston county, pronounced on the 8th day of May, 1851, in the case of Edgar C. Wilson et al. against Samuel D. Knotts, I will proceed to sell at the front door of the court-house in Kingwood, on the fourth day of the next term of the said Court, to the highest bidder, on a credit of 9 and 12 months, all that tract or parcel of Land on which said Samuel D. Knotts now resides, lying South of the North-Western Turnpike Road, on the waters of Buffalo-creek, containing 12 1/2 Acres, more or less.

The purchaser will be required to give bond and approved security for the payment of the purchase money, bearing interest from the day of sale. Such title will be made to the purchaser as is vested in me by said decree, this 28th July, 1852.

JOHN A. F. MARTIN, Com'r.

August 21, 1852. 158-15.

VIRGINIA, ss—

At Rules held in the Clerk's office of the Circuit Court for the county of Monongalia, on the first Monday in June, 1852:

Elijah Hinkins, Plaintiff,

vs.

Elijah Chaffin and others, Defendants.

IN CHANCERY.

The object of this suit is to impeach a paper writing purporting to be the last will and testament of Peter Hinkins, deceased, and to have a trial by jury to ascertain whether any, and if any, how much of the same be the will of the deceased. The same being dated on the 10th day of April, in the year 1852, and was admitted to probate in the county court of Monongalia, at the September term of said court, 1849.

And the defendants, Oliver Brock and Jennie, his wife, John Long and Rebecca his wife, Mercer Dawson and Cassandra his wife, Emanuel Brown, Abraham Brown, Peter Brown, William Brown, Adam Brown, Virginia Brown, and Minerva, his wife, late Minerva Brown, and Emerick and Cassandra his wife, late Cassandra Brown, Harvey Brown and Savannah Brown, not having entered their appearance, and given security according to law, and it appearing from a written affidavit filed in the cause, that they are not inhabitants of this Commonwealth, it is ordered that they do appear within one month after date of publication of this order, and do what is necessary to protect their interests, and that this order be published once a week for four successive weeks in the Monongalia Mirror, a weekly newspaper printed in Morgantown, Monongalia county, Virginia, and be also posted at the front door of the court house of said county on the first day of the next term of the said county court.

A copy.—Teste. W. T. WILLEY.

G. R. C. ALLEN, Plffs. Atto. Clerk.

June 12, 1852. 158-16.

Virginia, ss—

At Rules held in the Clerk's Office of the Circuit Court of Monongalia county, on the first Monday in August, 1852:

Richard B. Carr, Henry E. Smith and John Hanway, Merchants, doing business under the style and firm of Carr, Smith & Co., Plaintiffs,

vs.

James H. Crane and Charles Fox, Defendants.

IN CASE. The object of this suit is to sell a certain Forge, fixtures, &c., thereto belonging, and parcel of Land on which said Forge and fixtures are located, of the property of the defendant Fox, situate on Decker's creek, in Monongalia county, Va., and apply the proceeds of said sale to the payment of a debt of eighty-two dollars and twenty-nine cents due from the defendants to the plaintiffs.

And the said James H. Crane and Charles Fox not having entered their appearance, and it appearing from a written affidavit made in this cause that they are not inhabitants of this Commonwealth, it is ordered that they do appear within one month after date of publication of this order, and do what is necessary to protect their interests. It is also ordered that this order be published four successive weeks in the Monongalia Mirror, a weekly newspaper published in Morgantown, Monongalia county, Va., and be also posted at the front door of the court house of said county of Monongalia, on the first day of the next county court of said county.

E. C. Wilson, for Plffs. August 21, 1852. 158-17.

Virginia, ss—

At Rules held in the Clerk's Office of the Circuit Court of Monongalia county, on the first Monday in August, 1852:

E. C. Lazier, Plaintiff,

vs.

James H. Crane and Charles Fox, Defendants.

IN CASE. The object of this suit is to sell a certain Forge, fixtures, &c., thereto belonging, and parcel of Land on which said Forge and fixtures are located, of the property of the defendant Fox, situate on Decker's creek, in Monongalia county, Va., and apply the proceeds of said sale to the payment of a debt of seventy dollars and thirty cents, due from the defendants to the plaintiff.

And the said James H. Crane and Charles Fox not having entered their appearance, and it appearing from a written affidavit filed in this cause that they are not inhabitants of this Commonwealth, it is ordered that they do appear within one month after date of publication of this order, and do what is necessary to protect their interests. It is also ordered that this order be published four successive weeks in the Monongalia Mirror, a weekly newspaper published in Morgantown, Monongalia county, Virginia, and be also posted at the front door of the court house of said county of Monongalia, on the first day of the next county court of said county.

E. C. Wilson, for Plff. August 21, 1852. 158-18.

Virginia, ss—

At Rules held in the Clerk's Office of the Circuit Court of Monongalia county, on the first Monday in August, 1852:

James Kern, Plaintiff,

vs.

James H. Crane & Charles Fox, Defendants.

IN CASE. The object of this suit is to sell a certain Forge, fixtures, &c., thereto belonging, and parcel of Land on which said Forge and fixtures are located, of the property of the defendant Fox, situate on Decker's creek, in Monongalia county, Va., and apply the proceeds of said sale to the payment of a debt of one hundred dollars due from the defendant to the plaintiff.

And the said James H. Crane and Charles Fox not having entered their appearance, and it appearing from a written affidavit made in this cause that they are not inhabitants of this Commonwealth, it is ordered that they do appear within one month after date of publication of this order, and do what is necessary to protect their interests. It is also ordered that this order be published four successive weeks in the Monongalia Mirror, a weekly newspaper published in Morgantown, Monongalia county, Virginia, and be also posted at the front door of the court-house of said county of Monongalia, on the first day of the next county court of said county.

G. S. RAY, Clerk.

August 21, 1852. 158-51.

An Experienced Teacher of a good English School is wanted at Lumberport, Harrison county, Va.

A female, who is a prompt disciplinarian and competent teacher, would be furnished with a Family School.—Persons wishing to engage will please address,

F. Y. HORNER, Postmaster, Lumberport.

Aug. 21, 1852.

Virginia, ss—

At Rules held in the Clerk's Office of the Circuit Court of Monongalia county on the first Monday in July, 1852:

Joshua M. Davis and Margaret his wife late Margaret White, Daniel M. Gopen and Ann his wife late Ann White, John W. White and Joseph G. White, children of Grafton White the younger, deceased, who was a son of Grafton White, senior, heirs of said Grafton White, senior, deceased, Complainants,

vs.

William White, Michael White, — Butlers and Hannah his wife late Hannah White, John Gidley, Thomas Hannon, William Murphy, Grafton Murphy, William Murphy, junior, John Murphy, Michael Murphy, Robert Pettit and Mary Ann his wife, late Mary Ann Murphy, and Ezekiel Murphy, Defendants.

The object of this suit is to have a division of the lands of which Grafton White died seized, divided among his legal heirs at law, or as in the discretion of the court may seem best.

And the said Thomas Hannon, — Butlers, husband of Hannah Butlers, and John Gidley, leaving from an affidavit filed in this cause that they are not inhabitants of this Commonwealth, it is ordered that they do appear within one month after date of publication of this order, and do what is necessary to protect their interests. It is also ordered that this order be published four successive weeks in the Monongalia Mirror, a weekly newspaper published in Morgantown, Monongalia county, Virginia, and be also posted at the front door of the court house of said county of Monongalia, on the first day of the next county court of said county.

G. S. RAY, Clerk.

G. R. C. ALLEN, for Comps.

August 21, 1852. 158-51.

Virginia, ss—

At Rules held in the Clerk's Office of the Circuit Court of Monongalia county, on the first Monday in August, 1852:

William Durbin and Edwin W. Tower, partners, doing business under the firm and style of Wm. Durbin & Co., Plaintiffs,

vs.

James H. Crane and Charles Fox, Defendants.

IN CASE. The object of this suit is to sell a certain Forge, fixtures, &c., thereto belonging, and parcel of Land on which said Forge and fixtures are located, of the property of the defendant Fox, situate on Decker's creek, in Monongalia county, Va., and apply the proceeds of said sale to the payment of a debt of thirty dollars and sixty-two cents due from the defendants to the plaintiffs.

And the said James H. Crane and Charles Fox not having entered their appearance, and it appearing from a written affidavit made in this cause that they are not inhabitants of this Commonwealth, it is ordered that they do appear within one month after date of publication of this order, and do what is necessary to protect their interests. It is also ordered that this order be published four successive weeks in the Monongalia Mirror, a weekly newspaper published in Morgantown, Monongalia county, Virginia, and be also posted at the front door of the court-house of said county of Monongalia, on the first day of the next county court of said county.

E. C. Wilson, for Plffs. August 21, 1852. 158-51.

Virginia, ss—

At Rules held in the Clerk's Office of the Circuit Court of Monongalia county, on the first Monday in August, 1852:

Charles M. Lane, Joseph A. M. Lane and Isaac Scott, partners, doing business under the firm of M. Lane, Son & Scott, Plaintiffs,

vs.

James H. Crane & Charles Fox, Defendants.

IN CASE. The object of this suit is to sell a certain Forge, fixtures, &c., thereto belonging, and parcel of Land on which said Forge and fixtures are located, of the property of the defendant Fox, situate on Decker's creek, in Monongalia county, Va., and apply the proceeds of said sale to the payment of a debt of sixty-nine dollars and forty-three cents due from the defendants to the plaintiffs.

And the said James H. Crane and Charles Fox not having entered their appearance, and it appearing from a written affidavit made in this cause that they are not inhabitants of this Commonwealth, it is ordered that they do appear within one month after date of publication of this order, and do what is necessary to protect their interests. It is also ordered that this order be published four successive weeks in the Monongalia Mirror, a weekly newspaper published in Morgantown, Monongalia county, Virginia, and be also posted at the front door of the court-house of said county of Monongalia, on the first day of the next county court of said county.

E. C. Wilson, for Plffs. August 21, 1852. 158-51.

Virginia, ss—

At Rules held in the Clerk's Office of the Circuit Court of Monongalia county, on the first Monday in July, 1852:

Jacob Lemley and Isaac Coleman, Complainants,

vs.

Isaac Wilson, Ignatius Crossgrove and William Chorney, Defendants.

IN CHANCERY. The object of this suit is to subject to sale the Land of Defendants for the payment of the purchase money thereof.

And the said Isaac Wilson and Ignatius Crossgrove not having entered their appearance, and it appearing from a written affidavit filed in this cause that they are not inhabitants of this Commonwealth, it is ordered that they do appear within one month after date of publication of this order, and do what is necessary to protect their interests. It is also ordered that this order be published four successive weeks in the Monongalia Mirror, a weekly newspaper published in Morgantown, Monongalia county, Virginia, and be also posted at the front door of the court-house of said county of Monongalia, on the first day of the next county court of said county.

E. C. Wilson, for Comps. August 21, 1852. 158-51.

DISSOLUTION OF PARTNERSHIP.

THE Partnership heretofore existing between Drs. McLANE, SON & SCOTT is this day dissolved by mutual consent. All persons having claims against said partnership are requested to present them, and all persons indebted to the same are requested to call and settle immediately, as our books must be closed without delay.

CHAS. McLANE, Jos. A. McLANE, ISAAC SCOTT.

July 16, 1852.

Medical Card.

JOSEPH A. McLANE, M. D., ISAAC SCOTT, M. D., and HUGH W. BRACK, M. D., having this day associated themselves together under the firm of

Drs. McLane, Scott and Brock, Tender their services to their friends and the public generally, as practitioners of Medicine, Surgery, &c.

All being graduates of the first Medical College, and having had considerable experience in their profession, they hope by strict attention to business to merit a good share of the public confidence